

Orginal

Cover Sheet //

FILED
U.S. DISTRICT COURT
God sides

Case #

For documents

2018 MAR 20 A 10:14

217-cv-00948

To Court, All Parties In This Case

This Cover Sheet mailed By C mail To Utah

Democratic Party SLC County Clerk And ~~is~~ delivered By me
With Court Complaint, Summons To Utah
Republican Party SLC Utah, And Utah Republican
Party Chairman Rob Anderson

(Corruption, Dishonesty Etc
What's up?)

(This is Criminal Case)
(Mr Spencer Cox did you tell Mitt Romney About Criminal Case)

= To, All parties In This Case

Please Read Fax-Letter date 4-27-16, To LT. Gov.
Spencer Cox OFFICE, Mr Cox knew I would have A
Criminal Case Against him, And Utah Gov. G.H.

This Fax-SENT Before Utah Gov. Election Nov. 2016

There Was no Code of ETHICS, Conduct In Utah
Gov. Election yr 2016. It was Fraud, LIES, Misconduct
Deception, Dishonesty, Laws Broken, Perjury,
Out of OFFICE Violation, Abuse of OFFICE, Failure of
duty, By Gov. Gary Herbert (In my Civil Rights Case) Since
= MOTION TO COURT All Candidates

That's Running For Orrin Hatch Jr. To Be, Should Withdraw,
Drop out of Election yr 2018, Because Lt. Gov. Sc. And
Election man Mark Thomas, And Justin Lee, may Cheat
To have Mitt Romney Win 2018 Election. They Cheated
To have Gov. G.H. Win yr 2016. Lt. Gov. Sc. Mark Thomas
Should Come Clean with Candidates, And Utah Voters

It's About Integrity, Public Trust, In Utah
Democracy, Voting, Etc. Someone Else Should
Run Utah Election yr 2018, May Be Court Can
Appoint someone With Integrity, Public Trust,
It's A Disgrace To Utah Voters, Mr Cox Should Resign

Robert Paul Brany 355 Brookside Dr Springville, Utah
(801) 245-0451 84663

Cover Sheet //

For documents

God sees

CASE#

217-cv-00948

To Court, All Parties In This Case
This Cover Sheet mailed By C mail To Utah
Democratic Party SLC Utah, And ~~■~~ delivered By me
With Court Complaint, Summons To Utah
Republican Party SLC Utah, And Utah Republican
Party Chairman Rob Anderson

Corruption, dishonesty Ect (This is Criminal Case)
What's up? (Mr Spencer Cox did you tell Mitt Romney About Criminal?)

= To, All parties In This Case

PLEASE Read Fax-Letter date 4-27-16, To LT. Gov.
Spencer Cox OFFICE, Mr Cox knew I would have A
Criminal Case Against him, And Utah Gov. G. H.

This Fax-sent Before Utah Gov. Election Nov. 2016

There Was no Code of Ethics, Conduct In Utah
on Election yr 2016. It was Fraud, LIES, Misconduct

Deception, Dishonesty, Laws Broken, Perjury,
Office Violation, Abuse of Office, Failure of
duty, By Gov. Gary Herbert (In my Civil Rights Case) Since
= MOTION TO COURT All candidates

That's Running For Orrin Hatch Jr. TOB, Should Withdraw,
Drop out of Election yr 2018, Because Lt. Gov. Sc. And
Election man Mark Thomas, And Justin Lee, may Cheat
to have Mitt Romney Win 2018 Election. They Cheated
to have Gov. G.H. Win yr 2016. Lt. Gov. Sc. Mark Thomas
Should Come Clean with Candidates, And Utah Voters

It's About Integrity, Public Trust, In Utah
Democracy, Voting, Ect. Someone Else Should

Run Utah Election yr 2018, May Be Court Can

Appoint Someone With Integrity, Public Trust,

It's A disgrace To Utah Voters, Mr Cox Should Resign

Robert Paul Brown 355 Brookside Dr (801) 245-0451 84663
Springfield, Utah

TRANSMISSION VERIFICATION REPORT

TIME : 04/27/2016 09:14
NAME : FXOSF
FAX : 8017942710
TEL : 8017942708
SER. #: U63314B3J356176

DATE, TIME	04/27 09:13
FAX NO./NAME	18015381133
DURATION	00:00:47
PAGE(S)	01
RESULT	OK
MODE	STANDARD ECM

Fat Ed
Tolm Gov.
Spencer
Cox

1. THE INSTITUTION IS HONORABLE, HONEST, TRUSTWORTHY, AND INTEGRAL (HONORABLE INSTITUTION)
2. ROBUST
3. NEGOTIATE TO DO YOUR DUTY
4. HONORABLE AND HONEST TEAM, IT IS A TEAM
5. YOU CAN'T BE REFERRED, AND CAN'T TAKE
6. TOP 10 FIVE (HONORABLE TEAM)

FAX (801)

538-1133

APRIL

27, 2016

From Roberto Brown Place Blask
355 Brookside Dr Springville, Utah 84663
Lds member 9 1/2 yrs (801) 245-0451
(God, Christ SEE'S)

To, Utah Governor, Gary Herbert
The Truth IS you didn't disclose, Tell
Utah delegates, And Utah Voters That
I have A CReMINAL CASE AGAINST YOU For
MISCONDUCT IN PUBLIC OFFICE For
1. ACCESSORY TO A CRIME, high Crime,
2. RACISM
3. NEGLECT TO DO YOUR DUTY JOB
4. YOU BROKEN OATH OF OFFICE, In my case,
5. YOU CAN'T BE RE-ELECTED, And CAN'T TAKE
OATH OF OFFICE. (YOU SHOULD RESIGN)

So Utah Gov. G.H., you didn't Tell, disclose, my
Criminal Case Against ^{You} TO Utah delegates
So, Candidate J Johnson Losted The nomination
For Utah Governor, So The ELECTION IS FRAUD,

Rigged, Cheating By you, So ~~you~~ have no TRUST
CREDIBILITY, INTEGRITY, CHARACTER ECT, SO IT'S
FRAUD ON THE PEOPLE VOTERS OF UTAH,

DEMOCRATIC MIKE WEINHOLTZ DISCLOSE, TOLD DELEGATES
HIS WIVES, ~~HE~~ MEDICAL USE OF MARIJUANA FOR
HEALTH REASONS, HE WAS HONEST WITH DELEGATES ECT.

THIS FAX WILL BE MAILED TO J. JOHNSON AND DEMO

PETER C.

K Brown

Mead

DAILY HERALD

Cox says he won't enforce rule change

ASSOCIATED PRESS

SALT LAKE CITY — Utah's top elections officer says he won't allow the state Republican Party to enforce new party rules attempting to kick out candidates in two congressional districts who attempt to gather voter signatures to become the party's nominee.

Republican Lt. Gov. Spencer Cox told KUER-FM that he won't allow someone to remove another person from their political party.

The new rule was pushed by a conservative faction of the state GOP that's been fighting against a law allowing candidates to bypass party conventions and instead compete in a primary election by gathering signatures.

The measure approved by the party's Central Committee only applies to Utah's 1st and 2nd Congressional Districts.

GOP chairman Rob Anderson said in a statement Tuesday that the change is null because it violates the party's constitution and state law.



Office of the Governor

5

State of Utah

GARY R. HERBERT
Governor

SPENCER J. COX
Lieutenant Governor

February 4, 2016

Robert Brown
PO Box 511223
Salt Lake City UT 84151

Dear Robert:

Thank you for your letter to the Office of the Governor. I have been asked to respond on behalf of the Governor.

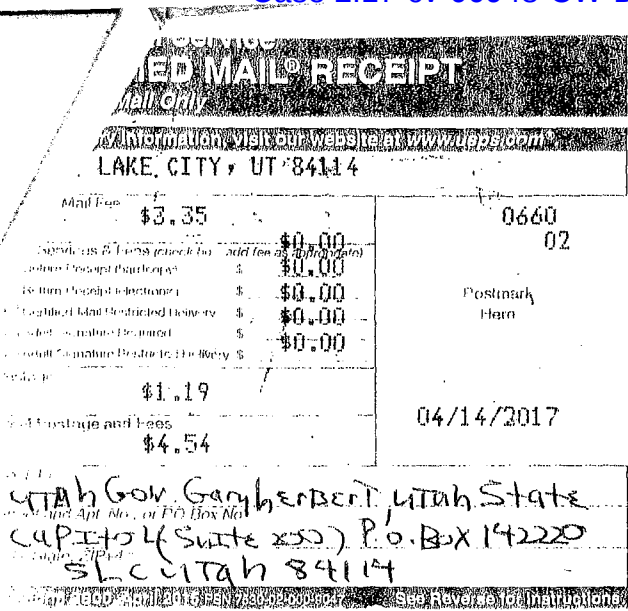
Our office appreciates hearing from constituents and your comments and opinion regarding this issue have been noted. We have received your documents over the last several months, even forwarding them to the Utah Labor Commission for review. Despite many attempts, we have been unable to reach you via telephone. If you are interested in discussing these concerns with the Office of the Governor, you may reach a member of our staff at (801) 538-1000.

Thank you for taking time to contact us regarding this matter.

Sincerely,

A handwritten signature in black ink that appears to read "Austin Cox".

Austin Cox
Constituent Services



20

Urgent

(Public Trust) APRIL 14,
WE THE PEOPLE 2017

INeed Response ASAP. By mail

Scandal

From Robert Brown Race Black (801) 245-0451
355 Brookside Dr, Springville, Utah 8466

mailed by cmail to Utah Gov. Gary Herbert on 4-14-17

I asked FBI James C. To investigate stuff

To Utah Gov. Gary Herbert (you lied to God oath)

1. Please Read Fax

SEE you Bishop ASAP

2. Come clean with people of Utah, Resign ASAP

3. You lied under oath yr 2017,

4. You lied to Utah voters, you ^{been} in public office to long

5. You and Lt. Gov. Cox never response to

many Faxes, I faxed you why?

6. I will file lawsuit soon in Utah Federal court
for Election Fraud, trigger Utah Gov. Race

Yr 2016, Scam The Voters, dishonesty ECT.

7. As Utah Gov. you neglect to do your duty, job
under Utah Law, yr 2015 I mailed you documents
By cmail, so you and me ^{could} talk about misconduct
By Utah State Bar Employee's who had my case.

I got you response why, yr 2016 mail you ^{letter} by cmail

7. I have letter by Austin Cox 2-4-16, you got documents
So what happen to documents? Austin Cox Resign yr 2016
Because he lied to me in his letter 2-4-16

Oath of Office Violation is A Federal Crime,

Lying under oath is perjury it's corruption, racism =
no, Integrity, credibility, character, Moral values ECT.

Some Utah voters I told with Gov. Race was Braggad,

Cheating ECT. disgrace you lie Lt. Gov. Cox

Lied to Utah people voters Time ^{for} new Utah Gov.
Please Resign ASAP. B Brown



(<https://www.cornell.edu>) Cornell University Law School (<http://www.lawschool.cornell.edu/>) Search Cornell (<https://www.cornell.edu/search/>)

U.S. Code (/uscode/text) › Title 18 (/uscode/text/18) › Part I (/uscode/text/18/part-I) › Chapter 1 (/uscode/text/18/part-I/chapter-1) › § 3

18 U.S. Code § 3 - Accessory after the fact

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>).

[US Code \(/uscode/text/18/3?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates\)](#)

[Notes \(/uscode/text/18/3?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates\)](#)
prev (/uscode/text/18/2) | next (/uscode/text/18/4)

Whoever, knowing that an offense against the United States has been committed, receives, relieves, comforts or assists the offender in order to hinder or prevent his apprehension, trial or punishment, is an accessory after the fact.

Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or (notwithstanding section 3571) fined not more than one-half the maximum fine prescribed for the punishment of the principal, or both; or if the principal is punishable by life imprisonment or death, the accessory shall be imprisoned not more than 15 years.

(June 25, 1948, ch. 645, 62 Stat. 684
(<http://uscode.house.gov/statviewer.htm?volume=62&page=684>);
Pub. L. 99-646, § 43 ([http://thomas.loc.gov/cgi-bin/bdquery/L?d099:/list/bd/d099pl.lst:646\(Public_Laws\)](http://thomas.loc.gov/cgi-bin/bdquery/L?d099:/list/bd/d099pl.lst:646(Public_Laws))), Nov. 10, 1986, 100 Stat. 3601 (<http://uscode.house.gov/statviewer.htm?volume=100&page=3601>); Pub. L. 101-647, title XXXV, § 3502 ([http://thomas.loc.gov/cgi-bin/bdquery/L?d101:/list/bd/d101pl.lst:647\(Public_Laws\)](http://thomas.loc.gov/cgi-bin/bdquery/L?d101:/list/bd/d101pl.lst:647(Public_Laws))), Nov. 29, 1990, 104 Stat. 4921 (<http://uscode.house.gov/statviewer.htm?volume=104&page=4921>); Pub. L. 103-322, title XXXIII ([http://thomas.loc.gov/cgi-bin/bdquery/L?d103:/list/bd/d103pl.lst:322\(Public_Laws\)](http://thomas.loc.gov/cgi-bin/bdquery/L?d103:/list/bd/d103pl.lst:322(Public_Laws))), §§ 330011(h), 330016 (2)(A), Sept. 13, 1994, 108 Stat. 2145 (<http://uscode.house.gov/statviewer.htm?volume=108&page=2145>), 2148.)

U.S. Code Toolbox

Wex: Criminal Law: Overview

([/wex/criminal_law](#))

Download the PDF (1 pgs)

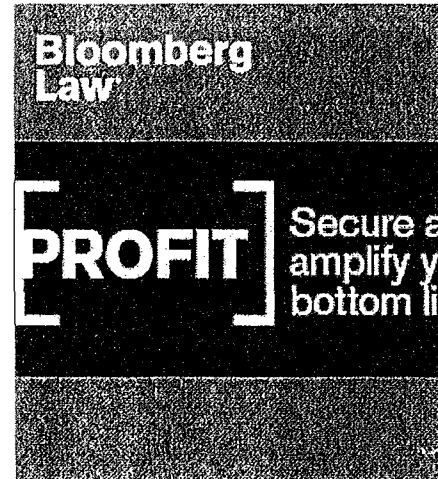
(<https://www.law.cornell.edu/uscode/pdf/us>)

Title 18 USC, RSS Feed

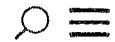
(<https://www.law.cornell.edu/uscode/rss/us>)

Table of Popular Names (/topn)

Parallel Table of Authorities (/ptoa)



✉ mike@mikeforutah.com



PRESS INQUIRIES:

Melanie - 480.862.9094
or Austin - 801.631.3256
Campaign Office - 801.662.8264

Mike for Utah
193 West 2100 South
South Salt Lake, UT 84115



Comments? Questions? Want to Volunteer?
Use the contact form, and we'll be in touch!

Your Name

BALLOTPEDIA

The Encyclopedia of American Politics
Donate to Ballotpedia

Want to receive updates from Ballotpedia? Full Name Email Address SIGN UP FOR BALLOTPEDIA EMAILS!

Utah Oath of Office Amendment (2016)

The **Utah Oath of Office Amendment, HJR 8** is on the November 8, 2016 ballot in Utah as a legislatively referred constitutional amendment. The measure, upon voter approval, would make minor changes to the oath of office that each elected and appointed state official must take and subscribe to before entering into his or her respective office. ^[1]

The current oath of office reads: "I do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States and the Constitution of this State, and that I will discharge the duties of my office with fidelity."

The proposed oath of office, which would be enacted with voter approval of HJR 8, reads: "I do solemnly swear (or affirm) that I will support, obey, and defend the Constitution of the United States and the Constitution of the State of Utah, and that I will discharge the duties of my office with fidelity."

The amendment changing the oath was proposed by Rep. Kraig Powell (R-54). He explained the proposed changes, saying, "Please remember that the point of the bill was that the word 'Utah' is not currently in the oath of office."^[2]

Text of measure

Constitutional changes

See also: Article IV, Utah Constitution

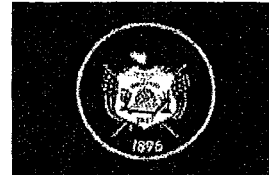
The proposed amendment would amend Section 10 of Article IV of the Utah Constitution. The following ~~struck-through~~ text would be deleted and underlined text would be added by the proposed measure's approval.^[1]

All officers made elective or appointive by this Constitution or by the laws made in pursuance thereof, before entering upon the duties of their respective offices, shall take and subscribe the following oath or affirmation: "I do solemnly swear (or affirm) that I will support, obey, and defend the Constitution of the United States and the Constitution of ~~this~~ the State of Utah, and that I will discharge the duties of my office with fidelity."^[3]

Contents

- 1 Text of measure
 - 1.1 Constitutional changes
- 2 Path to the ballot
 - 2.1 House vote
 - 2.2 Senate vote
- 3 See also
- 4 External links
- 5 References

Oath of Office Amendment



Type Constitutional amendment

Origin Utah Legislature

Topic Constitutional language on the ballot

Status On the ballot

Monday, 26 January 2016

The Oath of Office

[Home](#) [Utah Petition](#) [Federal Petition](#)

The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution
—*the Constitution of the United States, Article VI*

It is impossible to be bound by Oath without a penalty for breaking the Oath, just as it is impossible to be bound by a contract or law without a penalty for breaking the law or Contract.

In order to become more compliant with Article VI of the Constitution of the United States, the supreme law of the land, it is proposed that we use the following wording for the Oath of Office required of all Utah state legislators and all Utah state judicial officers:

I do solemnly swear (or affirm) under penalties of perjury misdemeanors, high crimes and treason, that I will promote, preserve, protect and defend the supreme law of the land, this Constitution of the United States against all enemies or opposers, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will support the Utah Constitution and Utah laws in pursuance to the Constitution of the United States and will well and faithfully discharge the duties of the office on which I am about to enter, so help me God."

Candidate Interviews with Loy Brunson 2010

For more information please contact:
arlan@theoathoffice.com

Site created by EZ Site Help

(B) the chief clerk of the House of Representatives, for a legislator that is a representative; or

(C) the lieutenant governor, for all other regulated officeholders.

(ii) The lieutenant governor, the secretary of the Senate, and the chief clerk of the House of Representatives shall ensure that blank financial disclosure forms are available on the Internet and at their offices.

(d) Financial disclosure forms that are filed under the procedures and requirements of this section shall be made available to the public:

- (i) on the Internet; and
- (ii) at the office where the form was filed.

(e) This section's requirement to disclose a conflict of interest does not prohibit a regulated officeholder from voting or acting on any matter.

(5) A regulated officeholder who violates the requirements of Subsection (2) is guilty of a class B misdemeanor.

History: C. 1953, 76-8-109, enacted by L. 1973, ch. 196, § 76-8-109; 1995, ch. 191, § 1; 2010, ch. 12, § 5.

Amendment Notes. — The 2010 amendment, effective March 8, 2010, rewrote the section.

COLLATERAL REFERENCES

Utah Law Review. — Eligibility of Public Officers and Employees to Serve in the State Legislature: An Essay on Separation of Powers,

Politics, and Constitutional Policy, 1988 Utah L. Rev. 295 (1988).

76-8-110. Peace officer prohibited from acting as compensated collection agent for collection agencies or creditors.

(1) A peace officer may not have any interest in any collection agency or act as a compensated collection agent for any creditor or collection agency.

(2) A person that violates this section is guilty of a class C misdemeanor.

History: C. 1953, 76-8-110, enacted by L. 1988, ch. 229, § 8; 1992, ch. 128, § 1.

PART 2

ABUSE OF OFFICE

76-8-201. Official misconduct — Unauthorized acts or failure of duty.

A public servant is guilty of a class B misdemeanor if, with an intent to benefit himself or another or to harm another, he knowingly commits an unauthorized act which purports to be an act of his office, or knowingly refrains from performing a duty imposed on him by law or clearly inherent in the nature of his office.

History: C. 1953, 76-8-201, enacted by L. 1973, ch. 196, § 76-8-201.

Act of office.
Defendant's conviction although he may have exercised act by distributing

Utah Law Review.
Misdemeanors: Removal Office in Utah and the Utah L. Rev. 665

76-8-202. Off "ins

A public servant action is contempt virtue of his office been made public

- (1) acquire transaction, information
- (2) speculate
- (3) know

History: C. 1953, 1973, ch. 196, § 76

Am. Jur. 2d.
Officers and Empl

76-8-203.

- (1) A person attempts to e
 - (a) ha
 - (b) ha
 - (c) ha
 - (d) ex
 and the his offic
- (e) k person other s
 - (f) destr
 - (2) Unof

(B) the chief clerk of the House of Representatives, for a legislator that is a representative; or

(C) the lieutenant governor, for all other regulated officeholders.

(ii) The lieutenant governor, the secretary of the Senate, and the chief clerk of the House of Representatives shall ensure that blank financial disclosure forms are available on the Internet and at their offices.

(d) Financial disclosure forms that are filed under the procedures and requirements of this section shall be made available to the public:

- (i) on the Internet; and
- (ii) at the office where the form was filed.

(e) This section's requirement to disclose a conflict of interest does not prohibit a regulated officeholder from voting or acting on any matter.

(5) A regulated officeholder who violates the requirements of Subsection (2) is guilty of a class B misdemeanor.

History: C. 1953, 76-8-109, enacted by L. 1973, ch. 196, § 76-8-109; 1995, ch. 191, § 1; 2010, ch. 12, § 5.

Amendment Notes. — The 2010 amendment, effective March 8, 2010, rewrote the section.

COLLATERAL REFERENCES

Utah Law Review. — Eligibility of Public Officers and Employees to Serve in the State Legislature: An Essay on Separation of Powers, Politics, and Constitutional Policy, 1988 Utah L. Rev. 295 (1988).

76-8-110. Peace officer prohibited from acting as compensated collection agent for collection agencies or creditors.

(1) A peace officer may not have any interest in any collection agency or act as a compensated collection agent for any creditor or collection agency.

(2) A person that violates this section is guilty of a class C misdemeanor.

History: C. 1953, 76-8-110, enacted by L. 1988, ch. 229, § 8; 1992, ch. 128, § 1.

PART 2

ABUSE OF OFFICE

76-8-201. Official misconduct — Unauthorized acts or failure of duty.

A public servant is guilty of a class B misdemeanor if, with an intent to benefit himself or another or to harm another, he knowingly commits an unauthorized act which purports to be an act of his office, or knowingly refrains from performing a duty imposed on him by law or clearly inherent in the nature of his office.

History: C. 1953, 76-8-201, enacted by L. 1973, ch. 196, § 76-8-201.

Act of office.
Defendant's conviction
although he may have
rized act by distributing

Utah Law Review.
Misdemeanors: Removal
Office in Utah and the
Utah L. Rev. 665

76-8-202. Off "ins

A public servan
action is contemp
virtue of his offic
been made public

- (1) acquir
transaction,
information
- (2) specu
(3) know

History: C. 1953
1973, ch. 196, § 76

Am. Jur. 2d.
Officers and Emplo

76-8-203.

- (1) A pers
attempts to e
 - (a) ha
 - (b) ha
 - (c) ha
 - (d) ex
and the
his offic
 - (e) k
 - person
other
destroy
 - (2) Unof